BILL KINKEAD Attorney for Debtor 6937 S. Bell, Suite G Amarillo, Texas 79109 (806) 353-2129 Fax (806) 353-4370

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS AMARILLO DIVISION

In Re:	§	
	§	
Childress Hospitality, L.P.,	§	Case No.10-20169-rlj-11
	§	Chapter 11 Proceeding
	§	
Debtor.	§	

EMERGENCY MOTION FOR INTERIM AUTHORIZATION TO USE CASH COLLATERAL

TO THE HONORABLE ROBERT L. JONES, Bankruptcy Judge:

Childress Hospitality, L.P. ("CHLP"), the debtor in possession in the above-captioned case ("Debtor" or "Debtor in Possession"), moves the Court for an order authorizing the Debtor to use the proceeds of the accounts receivable, rents and income derived from Debtor's operation of the Hampton Inn & Suites, located in Childress, Texas, for necessary business operating expenses. The accounts receivable, rents and income are collateral subject to a security interest in favor of CNB, a secured creditor in the above-captioned Chapter 11 case ("CNB" or "Bank"), and constitute cash collateral in which CNB has an interest. Debtor respectfully represents to the Court as follows:

I. JURISDICTION AND BACKGROUND

- 1. On March 12, 2010 ("Petition Date"), Debtor filed its voluntary petition under Chapter 11 of the Bankruptcy Code. Debtor is managing its business and affairs pursuant to Bankruptcy Code §§ 1107 08.
 - 2. This motion is filed under 11 U.S.C. §§ 361 and 363.

574518.01 2950.01

- 3. This is a core proceeding under 28 U.S.C. § 157(b).
- 4. No trustee has been appointed, and CHLP remains as Debtor in Possession.
- 5. Debtor operates a business in Childress County, Texas, named the Hampton Inn & Suites ("Hampton Inn").
- 6. The purpose of Debtor's business is to provide temporary lodging to persons visiting or traveling through the areas in and around Childress County, Texas.

II. FINANCING HISTORY

- 7. Over the past 2 years, Debtor has entered into Promissory Notes with CNB in order to obtain loans to be used in constructing the Hampton Inn.
- 8. On the Petition Date, Debtor believes it was indebted to CNB for approximately \$4,200,000.00.
- 9. On the Petition Date, Debtor's debt to CNB was secured by the following: (1) a 2.103 acre tract of land and a 1.306 acre tract of land (collectively as "Hampton Property"), both located in Section 611, Block H, Childress County, Texas; (2) any and all improvements on the Hampton Property; (3) all equipment, fixtures, furnishings, inventory and personal property located on the Hampton Property; (4) all rents, revenues, profits or other benefits of the Hampton Property; and (5) an absolute assignment of all rents, issues, income, receipts and profits from the Hampton Property.

III. CASH COLLATERAL

- 10. CNB asserts a lien position on Debtor's inventories, the above listed real properties, rents and income which would be superior to all others.
- 11. Accounts receivable, rents and income received by Debtor via operation of the Hampton Inn constitute cash collateral pursuant to Bankruptcy Code §§ 363 and 552(b)(2). Debtor reserves the right to contest the validity of the liens claimed by CNB.

- 12. Debtor requests permission to use the above-described cash collateral consisting of accounts receivable, rents and income generated by operation of the Hampton Inn ("cash collateral") in the normal course of its business for a thirty day (30) period following the entry of this order. In consideration for such usage, the Debtor agrees to the following terms:
 - a. To the extent of the amount of cash collateral used plus interest accrued thereon, CNB will receive a replacement lien on and security interest in all post-petition accounts receivable and rents and income. The replacement lien will be a first, senior and prior lien on the items covered. The replacement lien granted to CNB shall be deemed perfected and CNB shall not be required to file financing statements to perfect the superior replacement lien granted to CNB.
 - b. Debtor will provide adequate protection payments to CNB.
 - c. Debtor agrees to execute necessary security agreements, financing statements and assignments to provide CNB with the replacement liens described herein. Debtor also agrees to pay any filing fees. The security agreements and financing statements will be on CNB's standard forms and the assignments will be on forms acceptable to the assignee.
 - d. Debtor will forward copies of the Monthly Operating Reports that are to be filed with the Bankruptcy Court and the Chapter 11 Trustee, to a person or agency designated by CNB.

IV. PROJECTED INCOME AND REQUIRED CAPITAL

- 13. Debtor's projected March to September 2010 gross income for the Hampton Inn is estimated at \$480,000.00.
- 14. Attached are copies of Debtor budget (Exhibit "A"). During the next 30 days, Debtor will require use of cash collateral to meet its expenses and maintain its business operations.
- 15. Debtor anticipates that its plan of reorganization will provide for the payment of the entire amount of the CNB's indebtednesses. Debtor believes that its business operations are subject to reorganization.

V. <u>SUMMARY</u>

16. Debtor seeks to use the above-described cash collateral, consisting of accounts receivable, rents and income, until such time that the Court enters a final order authorizing the use of cash

collateral, but for a period of no more than thirty days from the entry of an order authorizing the interim

use requested.

17. Debtor believes the terms described above are the only available means to obtain cash

collateral usage. Thus, to avoid immediate and irreparable harm to the estate, Debtor requests immediate

authorization to use cash collateral.

WHEREFORE, Debtor in Possession respectfully requests the Court to enter an Order

authorizing Debtor to use cash collateral consisting of Debtor's accounts receivable, rents and income on

an interim basis. Debtor further requests that the Court approve the terms of Debtor's use of cash

collateral as set forth in paragraph III above. Should Debtor be unable to make its payments to CNB, then

to the extent that CNB is not adequately protected, CNB will be granted a superpriority lien claim

pursuant to 11 U.S.C. § 507(b). Debtor asks for such other and further relief as the Court may deem

necessary and proper.

Dated: 03/17/2010

Respectfully submitted,

Kinkead Law Offices 6937 S. Bell, Suite G

Amarillo, TX 79109

(806) 353-2129; (806) 353-4370 (FAX)

By: /s/ Bill Kinkead_

Bill Kinkead

State Bar No. 11477400

ATTORNEY FOR DEBTOR

2950.01

Hampton Inn & suites Childress Texas Monthly Budget			EXHIBIT A
Vendor List	A۱	verage Monthly Amount	
Hilton Franchise Fees	\$	7,500.00	
Atmos Energy - Gas	\$	1,200.00	
Dmx Music	\$ \$ \$	180.00	
Breakfast	\$	3,500.00	
Maintance Supplies	\$ \$ \$ \$ \$ \$ \$	350.00	
Direct TV	\$	625.00	
City of Childress - Utilities	\$	650.00	
AT & T Phone	\$	680.00	
USA Today News paper	\$	175.00	
Room Supplies	\$	1,800.00	
South Plains Electric	\$	6,500.00	
City of Childress - Occupancy Tax	\$ \$	3,500.00	
State Occupancy Tax	\$	3,200.00	
Charles Kuntz - Payroll & Accounting	\$	180.00	
Laundry Supplies	\$	620.00	
Bank Loan Payment	\$ \$ \$	24,500.00	
Payroll Account	\$	18,000.00	
Pool Supplies	\$	250.00	
Elevator Maintance	\$	420.00	
Motel Insurance	\$ \$ \$	900.00	
Misc expenses	\$	3,000.00	
Bankruptcy Expenses	\$	3,000.00	_
Total Monthly Expense	\$	80,730.00	

CERTIFICATE OF SERVICE

This is to certify that on this 17th day of March, 2010, a true and correct copy of the foregoing instrument was served upon the parties listed below by depositing same in the United States Mail, first class, postage prepaid, and addressed as stated, by EMAIL or by ECF.

ECF:	
All Parties listed as receiving ECF notices in the cases in	which this document is filed
MAIL:	
None	
EMAIL:	
See Attached Notice List	
/s/ Bill Kink	
Bill Kinkead	
Attorney for	Debtors

NOTICE LIST

Harish Patel
Toli, Inc. email: toliinc@gmail.com

1424 Riverside Road Roanoke, Texas 76262 (817) 688-6762

Preyesh Kumar 411 Ave, F NE

Childress, TX 79201

Attorneys – Shareholders: David Jones

email: david.jones@sprouselaw.com

email: preyeshkumar@hotmail.com

John Massouh

email: john.massouh@sprouselaw.com

Harley Caudle

email: harley.caudle@sprouselaw.com

Debtors:

Wheeler Hospitality, Inc. Perryton Hospitality, Inc. Childress Hospitality LP Borger Hospitality, Inc. Decatur Hospitality, Inc. Borger Properties, Inc.

Attorney: Bill Kinkead Kinkead Law Offices 6937 South Bell, Suite G Amarillo, TX 79109

email: bkinkead713@hotmail.com

BANKS

Citizens Bank - Shamrock

Contact: Kelley Livingston SVP

711 North Main

Shamrock, TX 79079 email: klivingston@bankoncitizens.com

Attorney: Michael Hicks Mullin Hoard & Brown 1500 Broadway St., Suite 700 P.O. Box 2585 Lubbock, TX 79408-2585

Citizens National Bank - Childress

Contact: Chad Holland 501 Avenue F.N.W. Childress, TX 79201

Attorney: Gabe Herald (in house) Olney Bancshares of Texas, Inc. 10900 Hefner Pointe Drive Ste 300

Oklahoma City, OK 73120

West Texas State Bank Contact: Mark Williamson 1901 26th St., P.O. Box 1396 Snyder, TX 79549

Attorney: Myrtle McDonald Jones, Flygare, Brown & Wharton

1600 Civic Center Plaza

P.O. Box 2426

Lubbock, Texas 79408-2426

Interstate Bank

Contact: Mark Marrs 5085 S. Coulter St. Amarillo, Texas 79119

Attorney: Don Sunderland Mullin, Hoard & Brown 500 S. Taylor, Suite 800

P.O. Box 31656

Amarillo, TX 79120-1656

email: cholland@obtinc.com

email: Gabe.Herald@ubokc.com

email: mmcdonald@epiqtrustee.com

email: mmarrs@interstatebankssb.com

email: dsunderl@mhba.com

National Bank of Commerce Contact: F.C. "Sonny" Hilburn, VP P.O. Box 590 Shamrock, TX 79079

Attorney: Tom Bunkley Barras & Bunkley 724 S. Polk, Suite 710 P.O. Box 9175 Amarillo, TX 79105-9175

Litigation Counsel:

Kirk Crutcher Mayfield Crutcher, & Sharpee 320 S. Polk, Suite 400 Amarillo, Texas 79101-1425

J. Randal Bays Bays & Bays 1503 Hailey Conroe, Texas 77301

email: randy@baysandbays.com

email: kcrutcher@mcs-law.com

email: <u>bunkley41@hotmail.com</u>